## Exhibit 13

1		BANKRUPTCY COURT
2	DISTRICT	OF DELAWARE
3	IN RE:	Chapter 11 Case No. 22-11068 (JTD)
4	FTX TRADING LTD. et al.,	(Jointly Administered)
5	Debtors.	(001101) 1101111111111111111111111111111
6		
7	,	Adversary Proceeding No. 22-50513 (JTD)
8 9	MARSHALL and HAMAD DAR, on . behalf of themselves and all. others similarly situated, .	
10	Plaintiffs, .	
11	v	
12	WEST REALM SHIRES INC., WEST. REALM SHIRES SERVICES INC	
13 14	(D/B/A FTX US), FTX TRADING . LTD., ALAMEDA RESEARCH LLC, . SAM BANKMAN-FRIED, ZIXIAO . WANG, NISHAD SINGH and .	
15	CAROLINE ELLISON, .	
16	Defendants	
17		
18	ALAMEDA RESEARCH LTD.; FTX . TRADING LTD., .	Adversary Proceeding No. 23-50084 (JTD)
19	Plaintiffs, .	
20	-against-	
21	VOYAGER DIGITAL, LLC; HTC .	Courtroom No. 5
22	TRADING, INC.,	824 Market Street Wilmington, Delaware 19801
23	Defendants	Wednesday, April 12, 2023
24		1:01 p.m.
25	(CONTINUED)	

MR. DIETDERICH: Thank you. Good afternoon, Your 1 2 Honor. Andy Dietderich for the debtors; with me is my partner Brian Glueckstein. 3 4 I think we have a presentation. Does it -- do I 5 press it forward? That's not it. 6 (Laughter) 7 THE COURT: Remove that person from Zoom, please. 8 Thank you. 9 Can we bring that up for everybody in the 10 courtroom? 11 (Pause) 12 MR. DIETDERICH: There is it. Good. So, thank 13 you. 14 Your Honor, it's been three months since we were 15 before you at an omnibus hearing. We'd like to thank Your Honor for the efficient manner in which the cases have been 16 conducted so far. The Court has entered more than 38 orders 17 18 on certification of counsel, including 30 orders that 19 reflected negotiated solutions with stakeholders. As a 20 result, the debtors have been able to focus almost entirely on the business of the case, rather than court appearances. 21 22 The first months of the case have been 23 extraordinarily busy and productive. There's an overwhelming number of ongoing workstreams and novel issues in every 24 25 discipline. Today, the situation has been stabilized and the

dumpster fire is out, and as I will explain in a moment, we anticipate filing a plan of reorganization in July.

I would like to spend some time on a case update for the Court. First, and perhaps most important, our assets available for stakeholder recovery. Our estate consists of many investments, businesses, and causes of action that have not yet been monetized. Valuing these now is impossible; however, we are tracking distributable assets: Cash, Class A, or Category A cryptocurrency, which we defined in previous submissions, and securities.

Here's a chart of these assets at petition date value, including cash receivables from the settlements and transactions recently approved by the Court. We now stand at \$6.2 billion, an increase of \$800 million from my update to the Court in January. This increase in value is more significant if we take into account current asset pricing.

On this next slide, at current prices, our distributable assets have increased to \$7.3 billion, a \$1.9 billion increase from my January briefing. What goes up can go down. Prices will fluctuate during these cases.

As we will discuss in a moment, one of the important tasks of the debtors is being a good and prudent custodian of \$7.3 billion of asset value. We will be increasing distributable assets, hopefully dramatically, as the case progresses, but it's also important for us not to

llose what we have now.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

Next, Your Honor, I'd like to review some significant events by subject matter. The first is our investigative work. In addition to everything else, the debtors are conducting an extraordinarily complicated forensic investigation, in coordination with multiple law enforcement agencies in the United States and around the world. Early on in this case, the Board of Directors decided it was in the interests of the estate to expend the resources necessary to create a centralized collection of information under the debtors' control and to make this information available to law enforcement agencies in a transparent and reliable manner. The debtors believe that this cooperation has, and will continue to benefit the estates economically, especially as we approach the formation of a plan and the coordination of the distribution of estate property with a distribution of property subject to criminal forfeiture. Government cooperation is in our financial interests.

The investment has been substantial. Over 1.3 terabytes of data has been collected and compiled. Much of the information has been provided only to government authorities, sometimes directly and sometimes in summary presentations. The debtor is limited in what it can say publicly and provide to certain parties in interest because of the pending government investigations; however, the

debtors were able to publish earlier this week, the first interim report of Mr. Ray, the independent director; a report that focuses on control failures at the FTX Group prior to filing.

The gist of this report is clear: Mr. BankmanFried repeatedly, pervasively, and often persuasively, lied
to stakeholders and the customers and creditors in order to
maintain the digital con game. The FTX exchanges appeared to
the user as legitimate, in fact, superficially, they appeared
to process trades and information more quickly and
conveniently than competitors. The app worked beautifully,
but in truth, it was a facade, a digital Potemkin village, or
perhaps more apt, a video game. Behind the user interface,
there was no correspondingly sophisticated reality, no
equivalent process for segregating assets or reconciling
trades, no reliable relationship between the positions
reflected in the online game and the underlying positions
held in the real world.

The debtors are working on a second report that will focus on the violation of basic principles of asset segregation. The debtors will endeavor to make these reports available on a rolling basis and hope they will facilitate the common understanding necessary for productive plan discussions.

Other developments include the guilty pleas of

2

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

Mr. Singh, joining Mr. Wang Ms. Ellison. Those who have pled 1 guilty also have agreed to provide assistance to the government and Mr. Wang, in particular, has provided material 3 assistance to the debtors, as well, helping us locate 4 5 additional assets. And we've seen additional charges against Sam Bankman-Fried. 6

We also appreciate the U.S. criminal authorities working in parallel with us to secure assets. This includes approximately 100 million in cash in the name of FTX Digital Markets, as well as the often-discussed HOOD stock.

From the debtors' perspective, Your Honor, we see no tension between the debtors and the U.S. Attorney as to whether particular assets are recovered by the U.S. Attorney or by the debtors. In this case, we believe victims entitled to restitution and creditors entitled to a distribution in Chapter 11 are functionally equivalent. We will continue to work with the U.S. Attorney on this basis.

Operationally, we reconciled customer balances across an incredible 10 million accounts. We have a considerable cost and expense fortified, the AWS security environment. We've retained a core team of continuing employees and Your Honor has approved a KERP. We've rationalized our use of office space and our footprint and, importantly, we have returned cryptocurrency to customers in Japan by opening for withdrawals.

CERTIFICATION I certify that the foregoing is a correct transcript from the electronic sound recording of the proceedings in the above-entitled matter to the best of my knowledge and ability. /s/ William J. Garling April 12, 2023 William J. Garling, CET-543 Certified Court Transcriptionist For Reliable